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13 Attorneys for Plaintiff Beverly Aldabashi

14 **UNITED STATES DISTRICT COURT**
15 **NORTHERN DISTRICT OF CALIFORNIA**

16 BEVERLY ALDABASHI, SALEH
17 ALDABASHI, in his own right and as
18 guardian ad litem on behalf of his minor
19 son, SALEH "JULIAN" ALDABASHI,

20 Case No. C 08-00217 JSW

21 **DECLARATION OF OMAR KRASHNA
22 RE OSC ISSUED ON 5/14/2008**

23 Plaintiffs,

24 v.

25 DOES 1 through 20, inclusive, and the
26 CITY OF OAKLAND, CALIFORNIA,

27 Defendants.

28 I, OMAR KRASHNA, am an attorney for Plaintiff BEVERLY ALDABASHI in the
29 above-entitled matter, and declare as follows:

30 **DECLARATION**

31 C08-00217 JSW

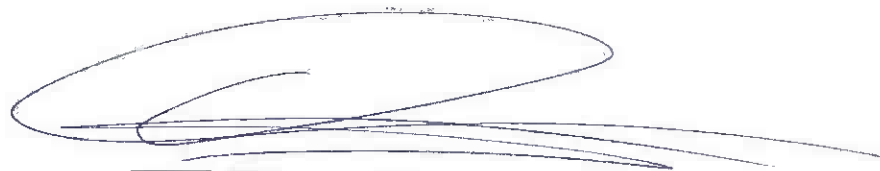
1 1. In my preparation for proceeding with representation of my client, in this matter,
2 I reviewed the Court's local rules and the relevant standing orders of Judge White.

3 2. Further, my non-appearance at the 4/25/08 Case Management Conference in
4 this matter was not a function of intentionally prioritizing the previously-referenced
5 law and motion matter in Alameda County Superior Court over proceedings in this Court.
6 It was an act of inadvertence with regard to my review of local rule 16-10(a). In that
7 regard, I express apology to the Court.

9
10 I declare under penalty of perjury, that the foregoing is true and correct, except as
11 to those matters stated on information and belief, and as to those matters, I believe them
12 to be true.

13 Respectfully submitted,

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15 Dated: May 16, 2008



16
17 Omar Krashna
18 KRASHNA LAW FIRM
19 Attorneys for Plaintiff
20 BEVERLY ALDABASHI
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